## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United S	States of America	ORDER OF DETENTION PENDING TRIAL
MAUR	V. NICE STREETER	Case No. 1:15-CR-120-JTN-3
	Defendant	
After conducting a that the defendant be deta		Act, 18 U.S.C. § 3142(f), I conclude that these facts require
	Part I – Findin	gs of Fact
	offense a state or local offense that v	U.S.C. § 3142(f)(1) and has previously been convicted of would have been a federal offense if federal jurisdiction had
	of violence as defined in 18 U.S.C. § 3156( e prison term is 10 years or more.	a)(4), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for
an offens	se for which the maximum sentence is dear	th or life imprisonment.
an offens	se for which a maximum prison term of ten	years or more is prescribed in:
	committed after the defendant had been co 3142(f)(1)(A)-(C), or comparable state or l	onvicted of two or more prior federal offenses described in 18 ocal offenses.
any felon	y that is not a crime of violence but involve a minor victim	PS:
_	<ul><li>the possession or use of a firearm or degree a failure to register under 18 U.S.C. § 2</li></ul>	estructive device or any other dangerous weapon 2250
(2) The offense de- or local offense		the defendant was on release pending trial for a federal, state
	s than 5 years has elapsed since the bed in finding (1).	date of conviction defendant's release from prison for the
	) and (3) establish a rebuttable presumption	on that no condition will reasonably assure the safety of another sometimes not rebutted that presumption.
	Alternative Fi	ndings (A)
✓ (1) There is probab	ole cause to believe that the defendant has	s committed an offense
Controlle	a maximum prison term of ten years or med Substances Act (21 U.S.C. 801 et seq.)	ore is prescribed in:*
	U.S.C. § 924(c).	
、 /	has not rebutted the presumption establish assure the defendant's appearance and the	ned by finding (1) that no condition or combination of conditions ne safety of the community.
/4\ <del></del> !	Alternative Fi	ndings (B)
	ous risk that the defendant will not appear.	
_ <b>√</b> (2) There is a serio	_	e safety of another person or the community.
l final that the toot	Part II – Statement of the I	
	timony and information submitted at the de lerance of the evidence that:	tention hearing establishes by <u></u> clear and convincing
Defendant has rebutted	the presumption with respect to risk of flig	ht but not danger to the community. The nature and rwhich Congress has expressed concerns regarding pretrial

## Part III - Directions Regarding Detention

release. He was found in his apartment with 13 grams of heroin and a HiPoint rifle. Defendant's criminal history includes at least one felony drug-trafficking conviction (2008) and a felony larceny from a vehicle (2010). Defendant is currently in state custody on a separate drug-trafficking offense. There is no condition or combination of conditions that will ensure the safety of

the community.

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date:	August 24, 2015	Judge's Signature:	/s/ Phillip J. Green
		Name and Title:	Phillip J. Green, U.S. Magistrate Judge